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KAT
6/7/60

FORM GJ-PD-2

FINAL EXAMINATION

RECURRING VISITS TO CERTIFIED PROPERTIES

Group Name A & D No. 5 Certification No. C - 484
 Location Coconino Arizona District Little Colorado
 (County) (State)
 Date of Visit April 11, 1960 Examining Engineer W. L. Chenoweth

Eligible Balance from last IBM Sheet: 9,211.60 pounds on 4/1/60.

No change since last visit by Siapno & Magleby on May 13, 1959.

Remarks: (Should include anything of interest about the property covering briefly such things as changes in ownership, present production, etc.)

Mining permit assigned to A. & D Mining Company expired 1/18/56. Property has been abandoned since that time. No equipment or visible ore on the property. Much rock material of sub ore grade carefully stacked near pit. Workings consist of several shallow pits about 20' x 20' x 3' deep. Bonus payments on this property totalled 788.40 pounds. The amount of mining activity is commensurate with the amount of bonus payments.

Have you seen anything to lead you to suspect fraudulent collection of bonus?

 Yes X No

If the answer is yes - explain.

Distribution:

Development Section

Branch offices

FINAL

FORM GJ-PD-2

RECURRING VISITS TO CERTIFIED PROPERTIES

Group Name A & B No. 5 Certification No. C - 484
Location: Coconino Arizona District Little Colorado
(County) (State)
Date of Visit 5/13/59 Examining Engineer W.D. Siapno & D.N. Magleby

Eligible Balance from last IBM Sheet: 9,211.60 pounds - 3/31/59.

No change since last visit by Siapno and Chenoweth, 10/29/58.

Remarks: (Should include anything of interest about the property covering briefly such things as changes in ownership, present production, etc.)

No activity or signs of recent activity. No equipment on property. No ore in sight. Much rock material believed to be sub ore grade, carefully stacked near pit.

Have you seen anything to lead you to suspect fraudulent collection of bonus?

 Yes X No

If the answer is yes - explain.

Distribution:

Development Section

Branch Offices

[Signature]

FORM GJ-PD-2
(2/58)

RECURRING VISITS TO CERTIFIED PROPERTIES

Group Name A & B No. 5 Certification No. C - 484
Location: Coconino Arizona District: Little Colorado
County State
Date of Visit October 29, 1958 Examining Engineer W.D. Siapno-W.L. Chenoweth

Eligible Balance from last IBM Sheet: 7/31/58 - 9,211.60 pounds. No change from previous visit by Hansen 6/18/57.

Remarks: (Should include anything of interest about the property covering briefly such things as changes in ownership, present production, etc.)

*No activity nor sign of recent activity. No equipment in sight. No ore in sight. Much rock material carefully stacked near mine; however, this is not believed to be ore grade.

Have you seen anything to lead you to suspect fraudulent collection of bonus:

Yes ☐ No ☒

If the answer is yes - explain.

*Note - Property not positively identified. No corners found, however it occupies the position in proper proximity to other claims near by.

Distribution:
Development Section
Branch Offices *W.M. G.*

C-484 A & B No. 5
Visited 10/10/56

Engineer: Hill, Taylor

Eligible balance as of 10/1/56 : 9,211.60 lbs.

The approximate area of this claim's former location was visited and a pit found which could have produced part of the production attributed to this property. The assignment of this claim was terminated officially on May 16, 1956. The permit to the Indian, Harry Walker, is still in effect, since it includes also the A. & B No. 3, which has been reassigned to Utco Uranium Co. No one seems to be presently interested in the A & B No. 5 claim. It is believed that the corners for the A & B No. 5 have been pulled out when the assignment was terminated. Therefore, it would be difficult to find the exact location of the claim.

C-484 ~~EXX~~ A & B No. 5
Visited: 6/18/57

Little Colorado Dist.
Engineer: Hansen

No evidence of any recent activity. No evidence of any ore. Road had not been used for a long time. No evidence of fraud. Bonus balance as of 6/1/57: 9,211.60 pounds.

Charles A. Rasor, Chief, Development Branch
Mining Division, GJ

August 10, 1954

G. C. Ritter, Mining Engineer
Mining Division, GJ

CERTIFICATION OF THE A & B NO. 5 CLAIM, COCONINO COUNTY, ARIZONA

Symbol: MD:GCR

Abstract:

A tract of sixty acres, more or less, located on the Navajo Indian Reservation, Coconino County, Arizona.

This property is recommended to be certified.

Introduction:

An application for certification of the A & B No. 5 claim was received in Grand Junction, Colorado, on May 3, 1954, from Ike I. Arnn, on behalf of the A & B Mining Corporation, Cameron, Arizona.

The property was examined May 26, 1954, in company with the applicant.

Status of the Land:

The property lies in an unsurveyed portion of the Navajo Indian Reservation, Little Colorado District, Coconino County, Arizona.

By projecting section lines, the claim appears to lie in section 34, T. 32 N., R. 9 E., and section 3, T. 31 N., R. 9 E., G&SR B&M.

The claim is tied to milepost 483 on U. S. Highway 89. This milepost is located approximately 17 miles north of Cameron, Arizona.

At the time of examination there was no road directly to the property. The claim was accessible via a bulldozed trail that proceeded southwesterly from a point 0.4 mile north of milepost 486 on U. S. Highway 89. Bear left at every fork of this trail. At a point 4.7 miles from U. S. Highway 89, the road passes the Earl Huskon No. 3 workings. Proceed southerly approximately $1\frac{1}{2}$ miles to the A & B No. 5. Since the engineer's examination of this property, a more direct route to the highway has been prepared.

The claim is monumented by substantial rock cairns.

~~The operators have prepared a map of this property. A copy of this map is~~

OFFICE ▶	MD	included in this report.			
SURNAME ▶	Ritter/MD	MD			
DATE ▶	8/10/54	8/10/54			

Ownership:

This is a single claim of approximately sixty acres.

The A & B No. 5 claim is included in Mining Permit No. 98, issued to Harry Walker, a Navajo Indian, by the Navajo Tribal Council on January 18, 1954.

Harry Walker and his wife Dorothy Walker, assigned mining rights to the A & B Mining Corporation. This assignment was approved February 16, 1954.

A copy of this mining permit and the assignment is included in this report.

The applicant for certification holds an assignment of mining rights on this claim.

No conflicts were noted. A map is included with this report that shows the location of the adjacent Earl Huskon claims.

Production:

Finance Division records show no production from this property during the period April 9, 1948, to February 28, 1951, inclusive.

The property is eligible for bonus payments on 10,000 pounds of U_3O_8 .

Recommendations:

The A & B No. 5 mining claim is recommended for certification as a unit of mining property.

This claim is included with the A & B No. 2 claim in Mining Permit No. 98. These two claims are separated by an airline distance of approximately 20 mile. It is doubtful that either one of these claims will produce 10,000 pounds of U_3O_8 , but since there are several producing properties located between these two claims and the distance between them is considerable, it is the opinion of the examining engineer that the two properties cannot be combined into one certification.

The land description is as follows:

Beginning at corner No. 1, which is located by azimuths of: 21° to Tuba Butte, 67° to Tuba City, $183^{\circ} 30'$ to Humphires Peak, and $N 79^{\circ} 30'$ E, 7920 feet to milepost 483, U. S. Highway 89; thence $N 39^{\circ} W$, 1500 feet to corner No. 2; thence $N 51^{\circ} E$, 1800 feet to corner No. 3; thence $S 39^{\circ} E$, 1500 feet to corner No. 4; thence $S 51^{\circ} W$, 1800 feet to point of beginning.

cc: E. R. Gordon

Name of Claim A & B No. 5

Formation Shinarump

Predominate Ore Mineral Type Carnotite

Vanadium Low

Lime Low

Mining Classification B

Metallurgical Classification A

Accessibility C

How Located AEC Airborne Reconnaissance

How Developed Stripping

Drilling Depth Maximum 20'

Average Thickness of Ore _____

Tonnage Estimate 50 $\frac{1}{2}$ to 100 $\frac{1}{2}$ tons

Type of Operation Stripping

Type of Loading and Hauling Dozer and wheelbarrow and shovel

Type of Mechanical Equipment 4 - 6

Number of Men Employed 1 - 2 tons per man day

Average Monthly Production 12

Number of Months Able to Operate _____

Private Drilling: Footage _____

Type _____

Reserves Developed _____

Operating Remarks No in operation. About five tons removed by hand and stockpiled on the claim.

Certification Files

October 14, 1960

20-111111
D. N. Magleby, Geological Engineer
Flagstaff Section, Grants Branch, PED

CORRECT LOCATION OF A&B NO. 5 CLAIM, CERTIFICATION NO. C-484

PGR:DNM:pt

Recently, during routine work in this general area, the A&B No. 5 claim was plotted on the Mea Ave SW, 7 $\frac{1}{2}$ ' Topographic quadrangle, and it became evident that the certification recurring visits that were made during the last two years were actually to Earl Huskon No. 1 and not A&B No. 5. Most of the confusion was due to the incorrect directions given in the certification report where it states: "At a point 4.7 miles from U. S. Highway 89, the road passes the Earl Huskon No. 3 workings. Proceed southerly approximately 1 $\frac{1}{2}$ miles to the A&B No. 5". The directions should have referred to Earl Huskon No. 1 not Earl Huskon No. 3.

A correct road log to the property is as follows: From mile post 483 on U. S. Highway 89 about 17 miles north of Cameron, Arizona, go south on the new road for 0.5 miles, turn right (west) on a dirt road and go for 2.2 miles, turn right and go 1.0 miles, turn left and go 0.1 miles to mine workings. Workings consist of an area of surface scrapings about 150 ft. x 200 ft. A composite sample from the 50 ton stockpile on the property assayed 0.14% U_3O_8 and 0.08% U_3O_8 .

Property is idle. The mining permit assigned to A&B Mining Company expired January 18, 1956.

Bonus payments on this property totalled 788.40 pounds. The amount of mining activity is commensurate with the amount of bonus payments made.

cc: R. H. Toole

MD:TT

August 24, 1954

"RETURN TO MINING DIVISION"

A & B Mining Corporation
General Delivery
Cameron, Arizona

Re: CERTIFICATION OF A & B NO. 5, LITTLE COLORADO MINING DISTRICT, NAVAJO
INDIAN RESERVATION, COCONINO COUNTY, ARIZONA

Gentlemen:

Your application for certification of your mining property has been examined
by our engineers.

The property as certified consists of the following lands as listed in our
engineer's report; namely:

A & B No. 5, portion of Mining Permit No. 98 described as follows:
Beginning at corner No. 1, which is located by azimuths of:
21° to Tuba Butte, 67° to Tuba City, 183° 30' to Humphires
Peak, and N 79° 30' E, 7920 feet to milepost 483, U. S.
Highway 89; thence N 39° W, 1500 feet to corner No. 2; thence
N 51° E, 1800 feet to corner No. 3; thence S 39° E, 1500 feet
to corner No. 4; thence S 51° W, 1800 feet to point of beginning.

The above lands lie in what appears by projection to be unsurveyed section 34,
T. 32 N., R. 9 E., and unsurveyed section 3, T. 31 N., R. 9 E., G&SR BLM,
Little Colorado Mining District, Navajo Indian Reservation, Coconino County,
Arizona.

The certification number you will use in making application for bonus payment
is D.U.P.C6-C-484. Several copies of an Application for Bonus Payment form
are enclosed for listing each month's production since March 1, 1951.

As there have been no pounds of U_3O_8 produced between April 9, 1948, and
February 28, 1951, inclusive, 10,000 pounds of U_3O_8 are eligible for bonus
payments when contained in ores mined from this property and delivered to a
qualified mill or Commission ore buying station between March 1, 1951, and
February 28, 1957, inclusive.

cc: D. B. Hutto
cc: G. Warren Spaulding

Very truly yours,

OFFICE ▶	P.O. Box 1260 Callup, N.M.	MD	MD		MD	
SURNAME ▶	Enclosures:	Boren/lm	Hill	Elton A. Youngberg	Toole	Young
DATE ▶	AEC-300 (3 sets)	8/24/54	8/24/54	Director, Mining Division	8/24/54	8/24

Charles A. Razor, Chief, Development Branch,
Mining Division, Grand Junction Operations Office
John X. Combo, Attorney, Office of Counsel,
Grand Junction Operations Office

August 19, 1954

CERTIFICATION OF THE A & B NO. 5 CLAIM, COCONINO COUNTY, ARIZONA

SYMBOL: OC:JXC

Finance Division records indicate that approximately 157 tons of 0.11 % uranium ore were shipped from this property in June 1954. Therefore, on the basis of the foregoing and the engineer's report, there appears to be no legal objection to certification of this property.

Enclosure:
Engineer's report w/attachment

CC: D. F. Pelan

OFFICE ▶	OC					
SURNAME ▶	Combo, J. S.					
DATE ▶	8/19/54					

A and B Mining Corporation

Cameron, Arizona

Charles A. Rasor, Chief
Development Branch
Mining Division

April 26, 1954

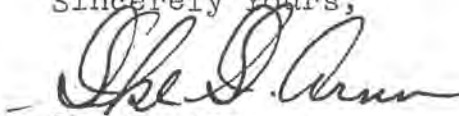
Dear Mr. Rasor,

As of yet we have not received our certification number, and would appreciate getting the number as soon as possible.

Please send us 6 sets of Form AEC#300, application for bonus payment.

Application for bonus for the month of March has been applied for, also application for certification of A and B #5 and A and B #7 are enclosed.

Sincerely Yours,


Ike I. Arnn
A and B Mining Corp.

IIA/ss

5. Ore accepted by commission ore-buying stations or qualified uranium mills (or any other uranium ore processing plants) from property between April 9, 1948 and February 28, 1951 inclusive:

[illegible]

I certify to the best of my knowledge that (1) the statements in this application are true and that (2) the total quantity of uranium oxide as contained in ore accepted by commission ore-buying stations or qualified uranium mills (or any other uranium ore processing plants) from the above described property between April 9, 1948 and February 28, 1951 inclusive, is less than 10,000 pounds.

April 26, 1951
(Date)

President

(Signature of applicant)

Misrepresentations or false statements in the application may subject the applicant to criminal penalties, under provisions of the United States Code including section 1001 of title 18. Any such offense may also disqualify the offender from receiving bonus payments.

(When completed mail to U. S. Atomic Energy Commission, Colorado Raw Materials Office, P. O. Box 270, Grand Junction, Colo.)

SPACE BELOW FOR USE BY APPLICANT, IF NECESSARY

Applicant's name and AEC license number, name of mining property (Item 1), and data listed under Item 5 are in accordance with CRMO Finance Branch records, except:

1. There is a record of License No. P-1616 issued to A & B Mining Corp. for 10 properties in Mining District 3, Coconino County.
2. There is no record of production between April 9, 1948 thru Feb. 28, 1951.


D. B. Hutto, Auditor

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF INDIAN AFFAIRS
WINDOW ROCK AREA OFFICE
WINDOW ROCK, ARIZONA

Permit No. 98

MINING PERMIT--NAVAJO TRIBAL LANDS

Pursuant to authority granted by the Advisory Committee of the Navajo Tribal Council by Resolution No. ACS-80-51 dated September 19, 1951, as amended by Resolution ACF-4-52 dated February 12, 1952 and ACM-5-52 dated March 11, 1952, permission is hereby granted to:

Mr. Harry Walker

Census No. 83636, a Navajo Indian, of Cameron

Arizona, to prospect for, mine and remove minerals from tribal lands of the Navajo Indian Reservation, in the County of

Coconino, State of Arizona
and described as follows:

Location No. 2. A. E. C. Anomaly No. 27, 40 acres, more or less, Monument No. 1 being located 187 degrees to Humphires Peak, 35 degrees 30 ft. to Buck Rogers Trading Post, 28 degrees to Cameron Airport Hanger and 345 degrees to Shadow Mountain. No. 2 Monument Southwest corner 1200 ft. from No. 1: No. 3 Monument, Northwest corner 1500 ft. from No. 2. No. 4 Monument, Northeast corner, 1800 ft. from No. 3.

Location No. 5 - A. E. C. Anomaly 60 acres, more or less, Monument No. 1 being located 21 degrees to Tuba Butte, 67 degrees to Tuba City, and 183 degrees 30 ft. to Humphires Peak. Monument No. 2 Northeast corner, 1800 ft. from No. 1. Monument No. 3, Northwest corner, 1500 ft. from No. 2 Monument No. 4, Southwest corner, 1800 ft. from No. 3.

for the full term of two years from date of approval hereof, for the sole purpose of prospecting for and mining of minerals as follows:

Uranium bearing ores

The Permittee to occupy so much of the surface of said land as may be reasonably necessary to carry on the work of prospecting for, mining, storing, and removing such minerals, and to construct such access roads as are necessary, in proper development of the property.

PROVIDED, however, that any Navajo who conducts development operations under a permit may at his option apply for a lease before the expiration of the two year period, or at the expiration of the two year period he may apply for an extension of his permit for an additional two year term, and the Advisory Committee may approve any such application if in its opinion the applicant has worked and is continuing to work in good faith in the development of the mining operation.

1. In consideration of the foregoing, the Permittee hereby agrees:

- (a) Royalties: The royalties payable to the Navajo Tribe on all permits and leases issued under the provisions hereof shall be as follows:

Percentage Royalty Schedule

<u>Mine Value Per Dry Ton</u>	<u>Royalty Percentage of Mine Value Per Dry Ton</u>
\$ 0.01 to \$ 10.01	10%
\$ 10.01 to \$ 20.01	11%
\$ 20.01 to \$ 30.01	12%
\$ 30.01 to \$ 40.01	13%
\$ 40.01 to \$ 50.01	14%
\$ 50.01 to \$ 60.01	15%
\$ 60.01 to \$ 70.01	16%
\$ 70.01 to \$ 80.01	17%
\$ 80.01 to \$ 90.01	18%
\$ 90.01 to \$100.01	19%
\$100.01 or more.	20%

"MINE VALUE PER DRY TON", wherever used herein is hereby defined as the dollar value per dry ton of crude ores at the mine as paid for by the Atomic Energy Commission or other government authorized agency before allowance for transportation and development; however, if the government at any time hereafter does not establish and pay for said ores on a fixed or scheduled dollar value per dry ton of crude ores at the mine, or said ores contain saleable minerals, some, or all, of which are disposed of to a custom treatment plant or smelter for treatment and sale, then mine value per dry ton shall be the gross value per dry ton of said crude ore as paid for by the Atomic Energy Commission or other Government authorized agency mill or other buyer, less any allowances or reimbursements for the following specific items: (1) transportation of ores; (2) allowances for exploration for, or development of ores; and (3) treatment or beneficiation of ores; which specific items shall in such event be deducted from the gross sales price received from the metal content of said ores by the seller before said percentage royalty is calculated and paid. Such payments shall be made on or before the fifteenth (15th) day of the month next following receipt by Lessee of payment for said ores together with a statement of the mine value of said ores and the amount of royalty due on each lot shipped and sold.

Whenever minerals or other products are recovered which are not included in determining mine value per dry ton as defined herein there shall be paid to the Tribe for such minerals or other products, a royalty of ten (10) per cent of the gross value of such products.

BONUSES: There shall be paid, as additional royalty, 10% of any bonus paid by the United States Atomic Energy Commission for the production of ore and particularly, bonuses for the initial production of uranium ore from said lease. This provision shall not be limited to bonuses for initial production but shall apply to any and all bonuses paid for the production of ore.

PAYMENT OF ROYALTIES: Remittances for tribal royalties are to be made payable to the Treasurer of the United States and mailed to Window Rock, Arizona, for deposit to Navajo Tribal Funds.

(b) DILIGENCE, PREVENTION OF WASTE. To exercise diligence in the conduct of prospecting and mining operations; to carry on development and operations in a workmanlike manner and to the fullest possible extent; to commit no waste on the said land and to suffer none to be committed upon the portion in his occupancy; to comply with all the requirements of the

laws of the State in which the land is located; to take appropriate steps for the preservation of the property and the health and safety of workmen; promptly to surrender and return the premises upon the termination of this permit to whosoever shall be lawfully entitled thereto, in as good condition as received, excepting for the ordinary wear and tear and unavoidable accidents in their proper use; all buildings and improvements shall remain the property of the permittee and may be removed at any time prior to 60 days after the termination of the permit by forfeiture or otherwise, provided, the payments agreed upon by this permit have been made and the permit terms and regulations applicable thereto have been fully complied with, but not otherwise; not to permit any nuisance to be maintained on the premises under permittee's control, nor allow intoxicating liquors to be sold or given away for any purpose on such premises; and not to use such premises for any other purposes than those authorized in this permit.

(c) **DEVELOPMENT.** The land described herein shall not be held by the permittee for speculative purposes, but in good faith for mining the minerals specified; and the failure by the permittee in the diligent development and continued operation of the mine or mines, except when operations may be interrupted by strikes, the elements, or casualties not attributable to the permittee, shall be held as a want of compliance with the purposes of this permit and shall render it subject to revocation at the discretion of the Area Director; provided, that whenever the Area Director shall consider the marketing facilities inadequate or the economic conditions unsatisfactory, he may authorize the suspension of operations for such time as he may deem advisable. On mining permits operated exclusively by Navajos there shall be expended by the permittee the equivalent of \$5.00 per acre per year in actual mining development. Such development shall consist of road building, prospecting or drilling and mining operations. Where assignments or other agreements are made to non-Indians the development requirement shall be \$10.00 per acre per year. Certified reports shall be submitted to the Window Rock Area Office regarding development expenditures within ten days after the yearly anniversary date of the contracts.

(d) **MONTHLY STATEMENTS.** To keep an accurate account of all mining operations, showing the sales, prices, dates, purchasers, and the whole amount of minerals mined, the amount removed, and the gross receipts, derived therefrom, and to furnish the Area Director sworn monthly reports thereon not later than the 25th of the succeeding month; and all sums due as royalty shall be a lien on all implements, tools, removable machinery, and all other personal chattels used in operations upon said property, and upon all of the unsold minerals obtained from the land herein, as security for payment of said sums.

(e) **REGULATIONS.** To abide by and conform to any and all regulations of the Secretary of the Interior now or hereafter in force relative to such permits; provided, that no regulations hereafter approved shall effect a change in rate of royalty, or the term of this permit, without written consent of the parties of this permit.

(f) **ASSIGNMENT OF PERMIT.** Not to assign this permit or any interest therein by an operating agreement or otherwise nor to sublet any portion of the premises without approval of the Advisory Committee and the Secretary of the Interior, or his authorized representative.

OVER-RIDING ROYALTIES: Subject to approval provided for in section (f) of this permit, assignments, operating agreements, and sub-contracts may, in addition to other considerations, provide for the retention by and payment to the assignor in an assignment, or the grantor in a sub-contract or operating agreement, or a royalty on all ore produced and sold from the premises (commonly known as an over-riding royalty) of not to exceed the following percentage based on the mine value per dry ton of ore as defined on pages one and two of this permit, to-wit:

1. On ore having a mine value per dry ton of \$30.00 or less, 2% of the mine value per dry ton.
2. On ore having a mine value per dry ton of more than \$30.00 and not more than \$60.00, 3% of the mine value per dry ton.
3. On ore having a mine value per dry ton of more than \$60.00 and not more than \$80.00, 4% of the mine value per dry ton.
4. On ore having a mine value per dry ton of more than \$80.00, 5% of the mine value per dry ton.

If two or more parties are the assignors or grantors, the royalty may be divided on such basis as said assignors or grantors may agree upon; provided, however, that the Advisory Committee of the Navajo Tribal Council may at any time after five (5) years from the date of the first sale of uranium ore produced from said property (as evidenced by records of the processing mill or other buyer) reduce the percentage of royalty retained by the assignor or grantor or entirely eliminate the same if the Advisory Committee shall determine that such royalty payments so retained are so burdensome as to make the future operation of the mines on said lease impracticable or unprofitable, it being the intent hereof that the Advisory Committee shall at such time take such action as will serve the best interest of the Navajo Tribe in assuring the continuous operation of the uranium mining industry on the Navajo Reservation.

(g) **RENTAL.** Where permits or leases are assigned or interests are otherwise acquired by non-Indians an advance annual rental of \$1.00 per acre is required and no credit shall be allowed therefor on any future production royalties.

(h) **BOND:** All non-Indian contracts shall require a surety bond to insure performance of the terms of the contract. The amount of bond to conform to Departmental Mining Regulations.

2. **INSPECTION.** The permitted premises and producing operations, improvements, machinery and fixtures thereon and connected therewith shall be open at all times for inspection by the Area Director or his authorized representative.

3. **SURRENDER AND TERMINATION.** The permittee shall have the right at any time during the term hereof to surrender and terminate this permit or any part thereof upon the payment of all royalties due the Navajo Tribe, and any other obligations that may be due the Navajo Tribe; provided, that the permittee has complied with all instructions regarding conservation and protection of the property.

4. CANCELLATION AND FORFEITURE. When, in the opinion of the Area Director, there has been a violation of any of the terms and conditions of this permit, the Area Director shall have the right at any time after 30 days notice to the permittee, specifying the terms and conditions violated, and after a hearing, if the permittee shall so request within 30 days of receipt of notice, to declare this permit null and void, and if any royalties or other obligations are due the Navajo Tribe, to take appropriate action to see that such obligations are fulfilled.

5. MINES TRIBUTARY TO URANIUM PROCESSING MILL AT SHIPROCK, NEW MEXICO. Permittee or Lessee and any assignee of the Permittee or Lessee shall tender all uranium ores produced by them from mines tributary to the mill of the Navajo Uranium Company at Shiprock, New Mexico, to the Navajo Uranium Company for purchase at such price or prices as may be established or approved by the U. S. Atomic Energy Commission, including allowances for transportation and development work, provided, that when there has been purchased for the use of said mill or stock-pile according to the provisions of said lease, a quantity of ore sufficient to supply said mill with its normal ore requirements, the Navajo Uranium Company shall notify each permittee or lessee that the provisions of this paragraph are waived until further notice. The provisions of this paragraph shall not remain in force and effect for a period of more than five (5) years from the date of the approval by the Secretary of the Interior of the lease to the Navajo Uranium Company for the millsite at Shiprock, New Mexico.

Approval Recommended

Date 1-7-54

Sam Ahkeah
Chairman, Navajo Tribal Council

Adolph Maloney
Vice-Chairman, Navajo Tribal Council

I hereby accept the foregoing permit and agree to abide by all its terms and conditions.

Harry Walker
(Permittee)
83636
(Permittee)

Approved: 1-18-54
(Date)

Neelan Simpson
Area Director

ASSIGNMENT OF TRIBAL MINING PERMIT

THIS INDENTURE made and entered into by and between Harry Walker and Dorothy Walker, his wife, of Cameron, Arizona, hereinafter sometimes called "Assignor," parties of the first part, and the A & B Mining Company, a corporation organized under the laws of the State of Arizona, whose main office is located at Cameron, Arizona, hereinafter sometimes called the "Assignee," party of the second part.

WITNESSETH

WHEREAS, the said Harry Walker, a Navajo Indian, is the approved holder of that certain Navajo Tribal Mining Permit No. 98 bearing date the 18 day of January, 1954, covering that/those certain mining claim(s) known as A & B Mining Co. No. 2 and A & B Mining Co. No. 5, located in District No. 3 in the Navajo Reservation and in the County of Coconino, State of Arizona.

NOW, THEREFORE, for and in consideration of the sum of Ten (\$10.00) Dollars and other good and valuable consideration, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained to be paid, kept and performed by the party of the second part, the said Harry Walker and Dorothy Walker, his wife, have sold, transferred, set over and assigned, and by these presents do sell, transfer, set over and assign to the Assignee, his heirs, successors and assigns, all of the Assignor's right, title, interest and claim in and to the aforesaid Mining Permit and any renewal thereof, and any lease which may be granted, based upon said Permit, in and to the following described ^{land} covered thereby, to wit:

Location number 2. A. E. C. Anomaly No. 27, 40 acres, more or less, Monument No. 1 being located 187° to Humphires Peak, 35° 30' to Rick Rogers Trading Post, 28° to Cameron Airport Hanger and 345° to Shadow Mountain. Number 2 Monument Southwest corner 1200 feet from Number 1: Number 3 Monument, Northwest corner 1500 feet from No. 2. Number 4 Monument, Northeast corner, 1200 feet from Number 3.

Location Number 5 - A. E. C. Anomaly 60 acres, more or less, Monument No. 1 being located 21° to Tuba Butte, 67° to Tuba City, and 183° 30' to Humphires Peak. Monument No. 2 Northeast corner, 1800 feet from No. 1. Monument No. 3, Northwest corner, 1500 feet from No. 2. Monument No. 4, Southwest corner, 1800 feet from No. 3.

1. The assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

2. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

3. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

4. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

5. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

6. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

7. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

8. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

9. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

10. This assignment shall be subject to prior approval by the Advisory Committee

of the Navajo Tribal Council and the Secretary of the Interior or his authorized

representative, and is to become effective only from the date of such approval.

11. This assignment shall be subject to prior approval by the Advisory Committee

In further consideration hereof, it is mutually agreed as follows:

1. The Assignee assumes and agrees to perform all obligations to the Navajo Tribe insofar as said described land is affected, and to do and perform all such things and acts as are required by said Mining Permit as to the above described land, to the same extent and in the same manner as if the provisions of said Mining Permit were fully set out herein; and, without limiting in any manner the duties and obligations imposed by said Permit, Assignee specifically agrees that he will:

a) Pay or cause to be paid to the Navajo Tribe any and all royalties and/or bonuses at the times and in the amounts or percentages set forth and required by the terms of said Permit and paragraph four of Advisory Committee Resolution No. ACS-80-51 and Amendment No. ACM-5-52 for and on account of any and all ore mined, produced and sold from the premises.

b) Commence mining operations under said Permit and produce and sell ore from said premises within six (6) months from the date of approval of this assignment as hereinbefore provided.

c) Operate any mine opened or developed on the premises in a good and workmanlike manner, and in accordance with applicable mining laws, rules and regulations, and to leave any such mine timbered in the event of the abandonment thereof.

d) Comply with the rules and regulations of the Navajo Tribe, and Advisory Committee and/or the Secretary of the Interior governing the cutting of timber from any land under the jurisdiction of said authorities, or either of them, before cutting or using any such timber for mining operations and to pay for any such timber at the rate or price provided by said rules and regulations.

e) Comply with all and singular the terms of said Permit as to said Premises and mining operations thereon, and to do and perform annually actual mining development work required in connection therewith at an expenditure of not less than the minimum requirements provided by Advisory Committee Resolution No. ACS-80-51 and the terms of said Permit, and to pay or cause to be paid to the Navajo Tribe any and all advance annual rentals to become due and payable thereunder for the lands covered hereby, and to furnish any required surety bond in an amount to conform to Departmental Mining Regulations to insure the full performance of the terms of said Permit, and to save harmless the ASSIGNOR, HIS OR THEIR HEIRS, ADMINISTRATORS, executors or assigns, for or on account of any liability arising or to arise under said Permit or any public laws or decisions of courts, national, state or local, in connection with said premises and/or mining operations conducted thereon by Assignee.

It being made a further condition hereof that this assignment shall become void in the event:

f) That the Assignee shall fail, refuse or neglect to comply with the provisions of sub-paragraph (b) hereinabove set forth without justifiable reason therefor satisfactory to the Advisory Committee and the Area Director at a hearing upon order to show cause thereon, such decision to be binding on the parties subject to any right of appeal by either party to the Secretary of the Interior or his authorized representative as may be allowed by the rules of the Secretary.

g) That it is shown to the satisfaction of the Advisory Committee and the Area Director at a hearing upon order to show cause that the Assignee knowingly and intentionally has directly or indirectly contravened the prohibition of paragraph three of Advisory Committee Resolution No. ACS-80-51 relative to acreage limitation for mining permits and leases, such decision to be binding subject to any right of appeal as may be allowed by the rules of the Secretary of the Interior.

2. The Assignee agrees to pay or cause to be paid to the Assignor an over-riding royalty of not less than two (2%) per cent or more than five (5%) per cent on all ores produced and sold from the premises, based upon and in accordance with the schedule for determining percentage of over-riding royalty set forth in Advisory Committee Resolution No. ACS-80-51 and to pay or cause to be paid to Assignor an over-riding royalty on all ores or other products produced and sold from said premises which are not included in determining mine value per dry ton as defined in said Resolution No. ACS-80-51 at the following rates:

1. 2% of the gross value of ore having a gross ton value of \$30.00 or less.
2. 3% of the gross value of ore having a gross ton value of more than \$30.00 and not more than \$60.00

3. 4% of the gross value of ore having a gross ton value of more than \$60.00 and not more than \$80.00.
4. 5% of the gross value of ore having a gross ton value of more than \$80.00

Assignee further agrees to pay or cause to be paid to the Assignor as additional over-riding royalty 5 (%) per cent of any bonus paid by the United States Atomic Energy Commission for the production of uranium ore from said premises; provided, however, that this clause shall not be effective and such additional royalty shall not accrue or be payable unless the amount of the percentage thereof is written and inserted in the space hereinabove in this clause provided for. Unless otherwise agreed upon in writing all over-riding royalty shall be paid to the said Harry Walker.

3. At the option of the Assignee and prior to the expiration of said Permit, Assignor agrees to make application for renewal thereof and/or during the primary or renewed term thereof to make application to convert said Permit to a ten year mining lease covering all or any portion of said land at the election of the Assignee, and to make, execute, and deliver to the Assignee an assignment thereof; provided, that any such application, renewal, and/or lease and assignment shall be subject to the prior approval of the Advisory Committee and the Secretary of the Interior or his authorized representative, and shall provide for and be subject to each, all and singular the terms hereof and to the provision for payment by the Assignee to the Assignor of an over-riding royalty the same as in paragraph two hereinabove set forth.

4. Assignee agrees to give the said Harry Walker preference for employment in mining operations on said mining claim during the continuance of said Mining Permit and this assignment, any renewal thereof, and any lease based thereon, at a prevailing wage rate, and to employ available Navajo Indians in connection with said mining operations at prevailing wage rates in all positions for which, in the opinion of Assignee, they are qualified.

5. It is agreed that the Assignee shall succeed to all the rights, benefits, and privileges granted the Assignor by the terms of said Mining Permit, any renewal thereof, and any lease which may be granted, based upon said Permit, as to the land covered hereby, subject, nevertheless, to the terms and provision of this assignment; and that this assignment includes the entire agreement between the parties, and shall extend to and be binding upon the heirs, devisees, legatees, administrators, executors, trustees and assigns of each of the parties hereto.

6. It is further understood and agreed that Assignee shall not re-assign this assignment or said Mining Permit as to said premises or any portion thereof nor sublease or underlet said premises or any portion thereof, and shall not enter into any working agreement with any person, firm, or corporation, covering this assignment or said Permit or said premises, and that this assignment shall ipso facto become terminated and void in the event any re-assignment hereof or sublease or working agreement affecting said Permit or said premises or any portion thereof is entered into by Assignee with any other person, firm or corporation.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this

7th day of JANUARY, 1954.

Harry Walker (SEAL)

Dorothy Walker (SEAL)
Parties of the First Part

A & B Mining Company (SEAL)

By: Ike Arm
President
Parties of the Second Part

STATE OF ARIZONA

COUNTY OF Apache ss.

This instrument was acknowledged Before me this 7th day of January, 1954, by Harry Walker and Dorothy Walker, his wife, and by Ike Arm, as president of the A & B Mining Company, a corporation.

Maurice McCarty
Notary Public

My commission expires _____

ASSIGNMENT OF TRIBAL MINING PERMIT

THIS ASSIGNMENT was entered into by and between Harry Walker and Dorothy Walker, his wife, of Cameron, Arizona, hereinafter sometimes called "Assignor," parties of the first part, and the A & B Mining Company, a corporation organized under the laws of the State of Arizona, whose main office is located at Cameron, Arizona, hereinafter sometimes called the "Assignee," party of the second part.

WITNESSETH

WHEREAS, the said Harry Walker, a Navajo Indian, is the approved holder of that certain Navajo Tribal Mining Permit No. 22 bearing date the 12 day of January, 1954; covering that those certain mineral claims known as A & B Mining Co. Tr. 2 and A & B Mining Co. No. 5, located in District No. 2 in the Navajo Reservation and in the County of Coconino, State of Arizona,

RECOMMENDED FOR APPROVAL 1-7-54

Sam Ahkeah
Chairman,
Navajo Tribal Council

APPROVED:

FEB 16 1954

Date

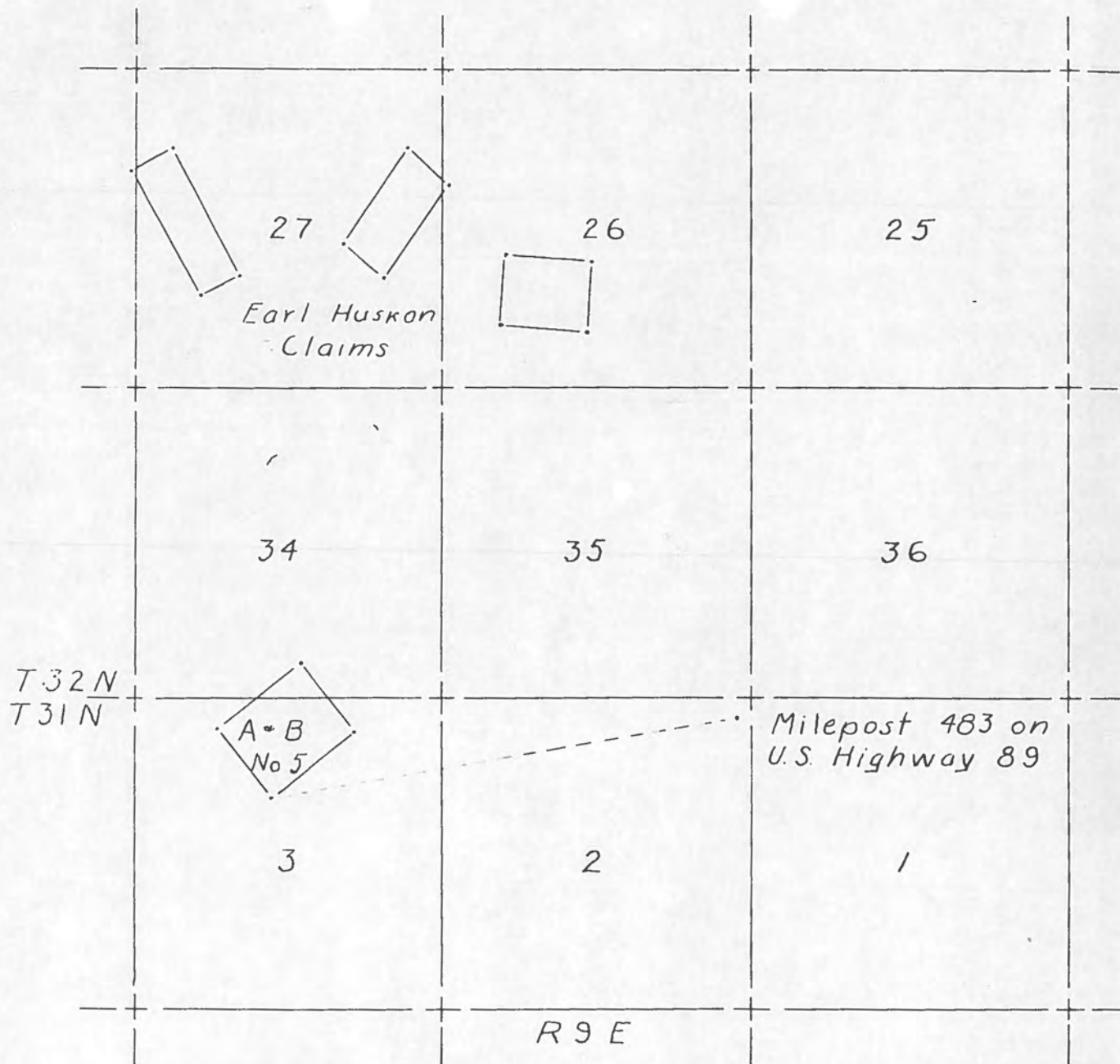
Heelan Cumpson

Area Director

and of the covenants and agreements hereinafter contained to be paid, kept and performed by the party of the second part, the said Harry Walker, his wife, have sold, transferred, set over and assigned and by these presents do sell, transfer, set over and assign to the said Assignee, successors and assigns, all of the Assignor's right, title, interest and claim in and to the aforesaid Mining Permit and any mineral interest, and any lease which may be granted, issued upon said Permit, in and to the following described mineral hereby, to wit:

Location Number 2 - A. B. C. Section 36, T. 12 N., R. 10 E., S. 12 E., Monument No. 1 being located 1210' to Humphreys Peak, 35° 30' to Wick Square Trading Post, 240' to Cameron Airport Annex and 145° to Shadow Mountain. Monument 2 Northwest corner 1500 feet from Monument 1. Monument 3 Southwest corner 1500 feet from Monument 2. Monument 4 Southwest corner 1500 feet from Monument 3.

Location Number 5 - A. B. C. Section 36, T. 12 N., R. 10 E., S. 12 E., Monument No. 1 being located 210' to Tuba City, 67° to Tuba City, and 143° 30' to Humphreys Peak. Monument No. 2 Northeast corner, 1500 feet from No. 1. Monument No. 3, Northeast corner, 1500 feet from No. 2. Monument No. 4, Southwest corner, 1500 feet from No. 3.



A. and B. No. 5
Coconino County, Arizona
Showing adjacent claims
Scale: 2" = 1 mile G.C.R.

Mr. Howard Wilson
c/o Mr. J. Vernon Bloomfield
Farmington, New Mexico

MANGUM AND FLICK
ATTORNEYS AT LAW
207-209 TALKINGTON BUILDING
108 1/2 NORTH LEROUX STREET
FLAGSTAFF, ARIZONA

In account with
A & B Mining Corporation
Cameron, Arizona

COMPUTED STATEMENT

July 16, 1954

For Hauling Ore

Date of St. Bill	St. Bill Number	Wagon Wagon	Truck Hauling	Net Wt. in Pounds	Net Wt. in Tons
1/25/54	13437	Taylor 3000 #3	Diamond T	38,375	19.170
1/26/54	13467	"	Peterbilt	20,420	10.210
1/27/54	13472	"	Diamond T	36,920	18.460
1/28/54	13472	"	"	27,430	13.700
1/29/54	13472	"	"	37,710	18.855
5/1/54	13472	"	"	35,760	17.880
5/1/54	13472	"	Peterbilt	20,570	10.285
5/3/54	13472	"	Diamond T	32,240	16.120
5/3/54	13472	"	Peterbilt	21,580	10.790

Mr. Howard Wilson
c/o Mr. J. Vernon Bloomfield
Farmington, New Mexico

Dear Mr. Wilson:

As attorney for A & B Mining Corporation, of Cameron, we submit herewith a statement of charges for services performed in your behalf in hauling ore from your mine on the Navajo Reservation and other services incident thereto, all undertaken by the A & B Mining Company in connection with the verbal contract entered into between you and representatives of said company prior to the performance of such services.

We must insist upon your early attention to such matter and for the purpose of notification to the proper parties we are forwarding copies of this letter to the Atomic Energy Commission and Anaconda Copper Mining Company, since the ore involved was delivered for processing in accordance with law and requirements with which you are familiar.

In the absence of prompt settlement, we will be forced to assume that we will have to resort to litigation to enforce compliance. We sincerely hope that this can be avoided.

Very truly yours,

MANGUM AND FLICK

By H. K. Mangum
H. K. Mangum

HKM:km

Enc.

c/o Atomic Energy Commission
Anaconda Copper Mining Company

Mr. Howard Wilson
c/o Mr. J. Vernon Bloomfield
Farmington, New Mexico

In account with
A & B Mining Corporation
Cameron, Arizona

July 9, 1954

CORRECTED STATEMENT

For Hauling Ore

Date of Wt. Slip	Wt. Slip Number	Mine	Truck Hauling	Net Wt. in Pounds	Net Wt. in Tons
4/26/54	13638	Taylor Reid #3	Diamond T	38,340	19.170
4/26/54	13667	"	Peterbilt	20,920	10.460
4/27/54	13732	"	Diamond T	36,920	18.460
4/28/54	13790	"	"	37,400	18.700
4/29/54	13848	"	"	37,710	18.855
5/ 1/54	13918	"	"	38,760	19.380
5/ 1/54	13919	"	Peterbilt	20,590	10.295
5/ 3/54	13977	"	Diamond T	35,240	17.620
5/ 3/54	13978	"	Peterbilt	21,580	10.790
Total Pounds				287,460	
Total Tons (2000 lbs.)					143.730

Freight charge, 143.73 tons @ \$11.00 per ton

\$ 1,581.03

For Building 1½ Miles of Road

Thru use of Motor Patrol (Maintainer and Grader)

4/17/54	8 hours @ \$8.00 per hour	\$ 64.00	
4/18/54	8 " 8.00 " "	64.00	128.00

For Moving Loader and Loading Expense

Moving into position	3 hours @ \$8.00 per hour	\$ 24.00	
Moving off location	3 " 8.00 " "	24.00	
Total loading time	7 " 8.00 " "	56.00	104.00

Supervision and Traveling Time

Mr. Ike I. Arnn	3½ " \$5.20 per hour		18.20
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Working time lost due to conference in Flagstaff,
Thursday morning July 8, 1954.

Ronald M. Kelsch, Foreman	1 hour @ \$2.00 per hour	\$ 2.00	
Stanley W. Smith, Foreman	1 " 2.00 " "	2.00	
Raymond Burrus, Truck Driver	1 " 3.10 " "	3.10	
Raymond Colvin, " "	1 " 3.10 " "	3.10	
Ike I. Arnn, Mgr.	1 " 5.20 " "	5.20	15.40

TOTAL	\$ 1,846.63
Less: Received on Account	700.00
BALANCE DUE	\$ 1,146.63

MANGUM AND FLICK

ATTORNEYS AT LAW
207-209 TALKINGTON BUILDING
108 1/2 NORTH LEROUX STREET
FLAGSTAFF, ARIZONA

Mr. J. Vernon Bloomfield
Farmington, New Mexico

In receipt of
A & B Mining Corporation
Cameron, Arizona

July 7, 1954

COMPUTED STATEMENT

July 16, 1954

For Hauling Ore

Date of	No. Slip	Truck	Hauling	Net Ct.	Net Ct.
Slip				in Pounds	in Tons
5/15/54	Mr. J. Vernon Bloomfield	Standard T	Standard T	17,000	28.500
5/15/54	Farmington, New Mexico	Standard T	Standard T	16,570	23.885
5/21/54		"	"	25,000	17.500
5/21/54	Dear Mr. Bloomfield:	Standard T	Standard T	15,530	22.265
5/23/54		"	"	29,500	19.830
5/23/54		"	"	29,500	19.830
6/ 8/54		"	"	17,000	11.000
					131.890
					1,450.79

As attorney for A & B Mining Corporation, of Cameron, we submit herewith a statement of charges for services performed in your behalf in hauling ore from your mine on the Navajo Reservation and other services incident thereto, all undertaken by the A & B Mining Company in connection with the verbal contract entered into between you and the representatives of said company prior to the performance of such services.

We must insist upon your early attention to such matter and for the purpose of notification to the proper parties we are forwarding copies of this letter to the Atomic Energy Commission and Anaconda Copper Mining Company, since the ore involved was delivered for processing in accordance with law and requirements with which you are familiar.

In the absence of prompt settlement, we will be forced to assume that we will have to resort to litigation to enforce compliance. We sincerely hope that this can be avoided.

Very truly yours,

MANGUM AND FLICK

Supervisor and Inspector
Mr. J. A. Jones

Working time lost due to rain during July 3, 1954.
Recovery working July 3, 1954.

Reuben E. Allen, Foreman	1 hour	\$12.00 per hour	
Stanley E. Smith,	1 "	2.00 "	
Raymond Burris, Truck driver	1 "	3.00 "	
Raymond Selvin	1 "	3.00 "	
Joe L. HKM:km	1 "	5.25 "	
			25.00

Enc.

c/c Atomic Energy Commission
Anaconda Copper Mining Company

By H. K. Mangum
H. K. Mangum

Mr. J. Vernon Bloomfield
Farmington, New Mexico

In account with
A & B Mining Corporation
Cameron, Arizona

July 9, 1954

CORRECTED STATEMENT

For Hauling Ore

Date of Wt. Slip	Wt. Slip Number	Mine	Truck Hauling	Net Wt. in Pounds	Net Wt. in Tons
5/15/54	14613	Earl Huskon #1	Diamond T	49,040	24.520
5/15/54	14601	"	Peterbilt	46,570	23.285
5/27/54	15244	"	"	25,010	12.505
5/27/54	15245	"	Diamond T	45,930	22.965
5/28/54	15301	"	"	39,660	19.830
5/28/54	15302	"	Peterbilt	23,560	11.780
6/ 2/54	15508	"	Diamond T	34,010	17.005
Total Pounds				<u>263,780</u>	
Total Tons (2000 lbs.)					<u>131.890</u>

Freight charge, 131.89 tons @ \$11.00 per ton

\$ 1,450.79

For Building 4 1/2 Miles of Road

Thru use of Motor Patrol (Maintainer and Grader)

4/19/54	8 hours @ \$8.00 per hour	\$ 64.00	
4/20/54	8 " " 8.00 " "	64.00	
4/21/54	8 " " 8.00 " "	64.00	
4/22/54	8 " " 8.00 " "	<u>64.00</u>	256.00

For Moving Loader and Loading Expense

Moving into position	4 hours @ \$8.00 per hour	\$ 32.00	
Moving off location	4 " " 8.00 " "	32.00	
Total loading time	7 1/2 " " 8.00 " "	<u>60.00</u>	124.00

Supervision and Traveling Time

Mr. Ike T. Arnn	3 1/2 " " 5.20 " "		18.20
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Working time lost due to conference in Flagstaff,
Thursday morning July 8, 1954.

Ronald M. Kelsch, foreman	1 hour @ \$2.00 per hour	\$ 2.00	
Stanley W. Smith, "	1 " " 2.00 " "	2.00	
Raymond Burrus, Truck driver	1 " " 3.10 " "	3.10	
Raymond Colvin " "	1 " " 3.10 " "	3.10	
Ike I. Arnn, Mgr.	1 " " 5.20 " "	<u>5.20</u>	15.40

TOTAL BALANCE DUE \$ 1,864.39

July 14, 1954

Symbol: FD:DH

A & B Mining Corporation
Cameron, Arizona

Attention: Ike I. Arnn

Subject: Application for Bonus Payment

Gentlemen:

Reference is made to your application for bonus payment dated July 7, 1954 in the amount of \$587.38 covering a shipment of ore from the A & B No. 5. According to our records the A & B No. 5 has not been certified, as yet, as eligible to receive bonus payments, therefore, your application is returned to you. When you have been notified of the certification of this property you may reapply for bonus on shipments from the A & B No. 5.

Further reference is made to your letter of July 8 in which you request that all bonus payments to the A & B Mining Corporation be made to the attention of Ike I. Arnn. If this information is put on each application for bonus payment in Item 2 this matter will be taken care of.

Very truly yours,

Robert W. Scott, Chief
Accounting Branch
Finance Division

Enclosure:
As above

OFFICE ▶	Accounting	Accounting				
SURNAME ▶	W. H. Scott	Scott				
DATE ▶	7-14-54	Scott				

MD:GCR

July 8, 1954

"RETURN TO MINING DIVISION"

Mr. Ike I. Arnn
A & B Mining Corporation
Cameron, Arizona

Re: CERTIFICATION OF A & B NOS. 5 & 7

Dear Mr. Arnn:

In the course of processing your application for the initial production bonus on the A & B Nos. 5 and 7 mining claims, an engineer from this office examined the properties on May 26, 1954.

We have not yet received the maps of those claims that you were to transmit to this office.

We are currently taking no action on these applications, but will resume as soon as we receive the maps.

Very truly yours,

Charles A. Rasor, Chief
Development Branch
Mining Division

OFFICE ▶	MD	MD				
SURNAME ▶	Ritter <i>GR</i>	Rasor <i>CR</i>				
DATE ▶	7/8/54 7/8	7/8/54 7/8				

MD:GCR

May 13, 1954

"RETURN TO MINING DIVISION"

Mr. Ike Arnn
A & B Mining Corporation
Cameron, Arizona

Re: CERTIFICATION OF A & B 5 AND 7 CLAIMS

Dear Mr. Arnn:

Mr. G. C. Ritter, mining engineer from this office, will be in the Cameron area the week beginning May 24, 1954, to examine mining claims for bonus certification.

Mr. Ritter will contact you at Cameron the morning of Wednesday, May 26, 1954.

If this date is not convenient, please notify this office.

Very truly yours,

T. Toren, Acting Chief
Development Branch
Mining Division

OFFICE ▶	MD	MD				
SURNAME ▶	Ritter/lm	Toren				
DATE ▶	5/13/54	5/13/54				

MD:CAR

May 5, 1954

Mr. Ike I. Arnn
A & B Mining Corporation
Cameron, Arizona

Dear Mr. Arnn:

As requested in your letter of April 26, 1954, there are enclosed 6 sets of form AEC-300.

Your applications for certification of the A & B No. 5 and A & B No. 7 will be examined as soon as an engineer is available.

Very truly yours,

P. W. Simmons, Acting Chief
Development Branch
Mining Division

Enclosure:
Form AEC-300 (6)

MD
Rasor:bm
5/5/54

MD
Simmons
5/5/54

May 12, 1954

A & B Mining Corporation
General Delivery
Cameron, Arizona

APPLICATIONS FOR CERTIFICATION - A & B #5 AND
A & B #7

Gentlemen:

A & B #5, Little Colorado District, Coconino County,
Arizona
A & B #7, Little Colorado District, Coconino County,
Arizona

1.6

Records in the National Archives & Records
Administration, Rocky Mountain Region
Archival Operations

RG No. 434 Records of the
Department of Energy
Certification Bonus Case files, 1950-60
NRG-434-99-207
(434-95-0100)
Box 63 FGC-484